GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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SENATE BILL DRS45162-LM-94

Short Title:	Buy American Steel.	(Public)
Sponsors:	Senators Craven, Overcash, and Johnson (Primary Sponsors).	
Referred to:		
A BILL TO BE ENTITLED		
AN ACT PROVIDING THAT THE STATE AND LOCAL GOVERNMENTS SHALL USE		
AMERICAN IRON AND STEEL IN PUBLIC WORKS PROJECTS.		
The General Assembly of North Carolina enacts:		
SECTION 1. Article 8 of Chapter 143 of the General Statutes is amended by adding		
a new section to read:		
"§ 143-128.5. Required use of American-produced iron and steel products.		
<u>(a)</u> <u>De</u>	efinitions. – The following definitions apply in this section:	
<u>(1)</u>	Governmental entity. – As defined in G.S. 143-128.1B.	
<u>(2)</u>	<u>Iron or steel product. – Any product made primarily of iron or</u>	steel, including,
	but not limited to, lined or unlined pipes and fittings; bars and	rods; wire, wire
	ropes, and link chains; forgings; grating and drainage product	s; access covers,
	hatches, manhole covers, and other castings; hydrants; elect	
	and distribution poles; tanks; flanges; pipe clamps and re	
	structural steel and other steel mill products; materials made	
	and steel within precast concrete; and other construction	materials made
	primarily of iron or steel.	
<u>(3)</u>		
	function of materials or elements of a product in a manner that	
	transforms the materials or elements into a new finished proc	
	different from a finished product produced merely from asser	mbling materials
	or elements into a product without applying such a process.	
<u>(4)</u>	-	
	manufacturing processes, from initial melting through applica	_
	occurred in the United States, other than metallurgical process	ses to refine steel
(-)	additives.	1.0
<u>(5)</u>		
	or State funds administered by a governmental entity which	
	construction, maintenance, repair, renovation, remodeling, or	
	a building, road, street, sewer, storm drain, water system, si	-
	irrigation system, reclamation project, gas or electrical dist	•
gas or electrical substation, or other facility, project, or portion thereof owned		
in whole or in part by any governmental entity.		
(b) Notwithstanding any other provision of law, a governmental entity awarding a		
contract for a public works project or for the purchase of materials for a public works project		



shall include in the contract a provision requiring that any iron or steel product permanently

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incorporated in the project shall be produced in the United States. This subsection does not apply 1 2 to any of the following: A public works project for which the governmental entity administering the 3 (1) 4 funds for the project or the purchase of materials for the project finds that any 5 of the following apply: 6 a. Iron or steel products produced in the United States are not produced in sufficient quantities, reasonably available, or of satisfactory quality. 7 8 The use of iron or steel products produced in the United States will <u>b.</u> increase the total cost of the project by more than twenty percent 9 (20%).10 Complying with this subsection is inconsistent with the public interest. 11 A public works project that makes minimal use of foreign iron or steel 12 **(2)** materials when both of the following apply: 13 The foreign iron or steel materials are incidental or ancillary to the 14 <u>a.</u> primary product and are not separately identified in the project 15 specifications. 16 The cost of the foreign iron or steel materials does not exceed 17 <u>b.</u> one-tenth of one percent (0.1%) of the total contract cost or two 18 thousand five hundred dollars (\$2,500), whichever is greater. For 19 20 purposes of this sub-subdivision, the cost of the foreign iron or steel 21 materials is that shown to be the value of those materials as they are 22 delivered to the project. Electrical components, equipment, systems, and appurtenances, including 23 (3) 24 supports, covers, shielding, and other appurtenances related to an electrical system, necessary for operation or concealment, except transmission and 25 distribution poles. 26 This section shall be applied in a manner consistent with, and may not be construed 27 (c) 28 to impair, the State's obligations under any international agreement. This section does not apply to contracts awarded by the Department of Transportation 29 subject to the Buy America requirements of 23 C.F.R. § 635.410." 30 31

SECTION 2. This act becomes effective July 1, 2026, and applies to contracts awarded on or after that date.

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